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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
08/887,680	07/03/1997	MICHAEL POWELL	82225.P0189R	1324
	590 10/16/2002			
BLAKELY SOKOLOFF TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD SEVENTH FLOOR LOS ANGELES, CA 90025			EXAMINER	
			ENG, DAVID Y	
LOS ANGELE	s, CA 90023		ART UNIT	PAPER NUMBER
			2155	22
			DATE MAILED: 10/16/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applicati n N .	Applicant(s)		
•	08/887,680	POWELL ET AL.		
Office Action Summary	Examiner	Art Unit	_	
	DAVID Y. ENG	2155		
The MAILING DATE of this communication appeared to the second	pears on the cover sheet w	vith the correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut - Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b). Status	136(a). In no event, however, may a ly within the statutory minimum of th will apply and will expire SIX (6) MO e, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).		
1) Responsive to communication(s) filed on 20	<u>August 2002</u> .			
2a) This action is FINAL . 2b) ☑ The	his action is non-final.			
 Since this application is in condition for allow closed in accordance with the practice under Disposition of Claims 				
4) Claim(s) 1-38 is/are pending in the application	n.			
4a) Of the above claim(s) is/are withdra	wn from consideration.			
5)⊠ Claim(s) <u>1-16</u> is/are allowed.				
6)⊠ Claim(s) <u>17-33</u> is/are rejected.				
7) Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction and/o	or election requirement.			
Application Papers				
9) The specification is objected to by the Examine				
10) The drawing(s) filed on is/are: a) acce	pted or b) objected to by	the Examiner.		
Applicant may not request that any objection to the	= : :			
11) The proposed drawing correction filed on		disapproved by the Examiner.		
If approved, corrected drawings are required in re				
12) The oath or declaration is objected to by the Ex	kaminer.			
Priority under 35 U.S.C. §§ 119 and 120				
13) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).		
a) ☐ All b) ☐ Some * c) ☐ None of:				
1. Certified copies of the priority documents have been received.				
2. Certified copies of the priority documents have been received in Application No				
 3. Copies of the certified copies of the pricapplication from the International But See the attached detailed Office action for a list 	ureau (PCT Rule 17.2(a))			
14) Acknowledgment is made of a claim for domest	tic priority under 35 U.S.C	. § 119(e) (to a provisional application).		
 a) The translation of the foreign language pr 15) Acknowledgment is made of a claim for domes 	• •			
Attachment(s)				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice o	v Summary (PTO-413) Paper No(s) f Informal Patent Application (PTO-152)		

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In view of the following rejection, the Ex Parte Quayle mailed on May 21, 2001 is hereby withdrawn.

Claims 17-38 are rejected under 35 U.S.C. 251 as being an improper recapture of broadened claimed subject matter surrendered in the application for the patent upon which the present reissue is based. See *Hester Industries, Inc. v. Stein, Inc.*, 142 F.3d 1472, 46 USPQ2d 1641 (Fed. Cir. 1998); *In re Clement*, 131 F.3d 1464, 45 USPQ2d 1161 (Fed. Cir. 1997); *Ball Corp. v. United States*, 729 F.2d 1429, 1436, 221 USPQ 289, 295 (Fed. Cir. 1984). A broadening aspect is present in the reissue which was not present in the application for patent. The record of the application for the patent shows that the broadening aspect (in the reissue) relates to subject matter that applicant previously surrendered during the prosecution of the application. Accordingly, the narrow scope of the claims in the patent was not an error within the meaning of 35 U.S.C. 251, and the broader scope surrendered in the application for the patent cannot be recaptured by the filing of the present reissue application.

With respect to claims 17 and 25, the limitations "a most significant bit of a stack pointer register" and "the most significant bit of the stack pointer register indicates the first word size" were added to claims 73 and 81 (renumbered as 1 and 9) and clearly argued in the original application (08/321,459) to overcome the rejection based on the Turley reference and the Gotou reference. See Applicant's remarks in the communications filed on March 22, 1993 (paper No. 4) and October 11, 1994 (paper No. 20) for detail.

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Claim 33 is barred by recapture for the same reasons set forth above. In addition, the limitations "setting a width indication bit in the first stack save area in memory" and "the width indication bit in the first stack save area in memory indicates that the data values for the procedure have the second word size" were added in the original claim 73 (renumbered as claim 1) to overcome the rejection. Thus these limitations cannot be omitted in reissue claim 33.

Claim 33 as amended in paper No. 14 fails to comply with 37CFR 1.173(b)(2). For each new claim added to the reissue, the entire text of the claim must be presented with underlining and without bracketing.

DAVID Y. ENG
PRIMARY EXAMINER